

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF TEXAS  
DALLAS DIVISION

MARK LYNN BRUNER, §  
Plaintiff, §  
v. § CIVIL ACTION NO. 3-08CV1163-M  
CEDARAPIDS, INC. AND §  
ALLIED-LOCKE INDUSTRIES, INC. §  
Defendants. §

**DEFENDANT ALLIED-LOCKE INDUSTRIES, INC.'S EXPERT DESIGNATIONS**

To: Plaintiff Mark Bruner, by and through his attorneys of record, Vernon L. Witherspoon Law Offices of Vernon L. Witherspoon, 101 N. MacArthur Boulevard, Irving, Texas 75061 and Steven Williams, 222 W. Las Colinas Boulevard, Suite 1325-E, Irving, Texas 75039, and Mark Werbner and Darren P. Nicholson, Sayles Werbner, P.C., 4400 Renaissance Tower, 1201 Elm Street, Dallas, Texas 75270.

To: Defendant Cedarapids, Inc., by and through its attorneys of record, J.R. "Randy" Baker, Hiltgen & Brewer, P.C., One Benham Place, Suite 800, 9400 N. Broadway Extension, Oklahoma City, Oklahoma 73114, and R. Chris Harvey, Curran, Tomko & Tarski, L.L.P., 2001 Bryan Street, Suite 2050, Dallas, Texas 75201.

Pursuant to Fed. R. Civ. P. 26(a)(2), Defendant Allied-Locke Industries, Inc. files its Expert Designations as follows:

Respectfully submitted,

THOMPSON, COE, COUSINS & IRONS

By: /s/ Barry A. Moscowitz

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**CERTIFICATE OF SERVICE**

This is to certify that the foregoing document was electronically filed on September 1, 2009 with the Clerk of the Court for the United States District Court, Northern District of Texas, using the electronic filing system and that the electronic filing system will send a "Notice of Electronic Filing" to the following attorneys of record who have consented in writing to accept this Notice as service of this document:

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/s/Barry Moscowitz  
Barry A. Moscowitz

**RETAINED EXPERTS:**

(1) Richard C. Senelick, M.D., P.A.  
9119 Cinnamon Hill  
San Antonio, Texas 78240  
(210) 690.1901

Dr. Richard Senelick is a neurologist who specializes in neurorehabilitation and has extensive experience in the care and treatment of brain injured patients. He is expected to testify regarding Mark Bruner's physical and mental condition and the treatment of his alleged injuries. For the testimony and opinions that Dr. Senelick is expected to offer, please see his report attached hereto. Dr. Senelick's CV and prior testimony list are also attached. As discovery in this case proceeds, Dr. Senelick may supplement the opinions contained within his report.

(2) Leslie Dee Rosenstein, Ph.D.  
Neuropsychology Clinic, P.C.  
1600 W. 38<sup>th</sup> Street, Suite 421  
Austin, Texas 78731  
(512) 454.9429

Dr. Leslie Rosenstein is a neuropsychologist who is expected to testify regarding Mark Bruner's neurocognitive/neuropsychological functioning. For the testimony and opinions that Dr. Rosenstein is expected to offer, please see her report attached hereto. Dr. Rosenstein's CV and prior testimony list are also attached. As discovery in this case proceeds, Dr. Rosenstein may supplement the opinions contained within her report.

(3) Nicholas E. Biery, Ph.D.  
SEA, Ltd.  
7349 Worthington-Galena Road  
Columbus, Ohio 43085  
(614)888.4160

Dr. Nicholas Biery is a metallurgist who is expected to testify regarding the chemical and mechanical properties of the slat bar in question, including the testing that was done to the slat bar in question on July 24, 2009. In Dr. Biery's opinion, there was no manufacturing defect with the slat bar in question and no inspection would have prevented the incident made the basis of this suit given that no defects were found and the slat bar met the requirements for ductile iron grade 65-45-12. For the testimony and opinions that Dr. Biery is expected to offer, please see his report attached hereto. Dr. Biery's CV and prior testimony list are also attached. As discovery in this case proceeds, Dr. Biery may supplement the opinions contained in his report.